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12	KILOPASS TECHNOLOGY, INC. AND CHARLIE CHENG			
13				
14	UNITED STATES DISTRICT COURT			
15	NORTHERN DISTRICT OF CALIFORNIA			
16	SAN FRANCISCO DIVISION			
17	SIDENSE CORP., a Canadian Corporation,	Case No. 3:11-cv-04112 SI		
18	Plaintiff,	STIPULATED REQUEST FOR AN ORDER EXTENDING DEADLINE FOR		
19		DEPOSITIONS DEADLINE FOR		
20	V.	[C'-2] I D - (2)		
21	KILOPASS TECHNOLOGY, INC., a California Corporation, and CHARLIE	[Civil Local Rule 6-2]		
22	CHENG, an individual,			
23	Defendants.			
24				
25	B O' 'H. D 17.10 D1 ' '''' (1) O ((C) 1 W 15.0 1			
26	Pursuant to Civil L.R. 6-2 and 7-12, Plaintiff Sidense Corp. ("Sidense") and Defendants			
27	Kilopass Technology, Inc. ("Kilopass") and Charlie Cheng ("Cheng") hereby stipulate as follows:			
28	WHEREAS, the Corrected Pretrial Preparation Order mandates that the fact discovery			
	cutoff date for both this case and the related action of <i>Kilopass Technology, Inc. v. Sidense Corp.</i> , STIPULATED REQUEST FOR AN ORDER 1 CASE NO. 3:11-cv-04112 SI			
	EXTENDING DEADLINE FOR DEPOSITIONS			

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1	Case No. CV 10-02066 SI to be completed by December 19, 2011 (Dkt. No. 155 of Case No. CV	
2	11-4112 SI);	
3	WHEREAS, on December 23, 2011, the Court issued an Order extending the fact	
4	discovery cutoff date for this case until February 15, 2012 (Dkt. No. 33);	
5	WHEREAS, the parties are in the midst of fact discovery and additional time is required	
6	to complete the parties' depositions;	
7	WHEREAS, this extension of time will not alter the date of any event or deadline already	
8	fixed by the Court;	
9	ACCORDINGLY, Plaintiff Sidense and Defendants Kilopass and Cheng hereby stipulate	
10	to an extension of time to February 29, 2012 for the parties to complete depositions in this lawsuit	
11	that are noticed before February 15, 2012.	
12	IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD:	
13	Dated: February 6, 2012 Respectfully submitted,	
14	SNR DENTON US LLP /s/ Imran A. Khaliq	
15	Imran A. Khaliq (State Bar No. 232607) Attorneys for Defendants	
16	KILOPASS TECHNOLOGY, INC. and CHARLIE CHENG	
17		
18	Dated: February 6, 2012 Respectfully submitted, KILPATRICK TOWNSEND & STOCKTON LLP	
19	/s/ Robert D. Tadlock Robert D. Tadlock	
20	Attorneys for Plaintiff SIDENSE CORPORATION	
21		
22	PURSUANT TO STIPULATION, IT IS SO ORDERED.	
23		
24	Dated:2/6 , 2011 By:	
25	Hon. Susan Illston United States District Court Judge	
26	omica states District Court Juage	
27		
28		

1 CERTIFICATION PURSUANT TO GENERAL RULE NO. 45, SECTION X, RE E-FILING ON BEHALF OF MULTIPLE SIGNATORIES 2 3 In accord with the Northern District of California's General Order No. 45, Section X.(B), I 4 attest that concurrence in the filing of this document has been obtained from each of other 5 signatories who are listed on the signature pages. 6 Pursuant to General Rule No. 45, I shall maintain records to support this concurrence for 7 subsequent production for the Court if so ordered, or for inspection upon request by a party until 8 one year after final resolution of the action (including appeal, if any). 9 Executed this 6th day of February 2012 at Palo Alto, California. 10 11 SNR DENTON US LLP 12 /s/ *Imran A. Khaliq* 13 Imran A. Khaliq (State Bar No. 232607) Attorneys for Defendants 14 KILOPASS TEČHNOLOGY, INC. and CHARLIE CHENG 15 16 17 18 19 20 21 22 23 24 25 26 27 28

1 **CERTIFICATE OF SERVICE** 2 I, Terri Nicol, hereby declare: 3 I am employed in the City and County of Palo Alto, California in the office of a member 4 of the bar of this court whose direction the following service was made. I am over the age of 5 eighteen years and not a party to the within action. My business address is SNR Denton US LLP, 6 1530 Page Mill Road, Suite 200, Palo Alto, California 94304. 7 On February 6, 2012, the following documents, described as: STIPULATED REQUEST FOR AN ORDER EXTENDING 8 DEADLINE FOR DEPOSITION DISCOVERY 9 to be served via CM/ECF by the Clerk of the Court, upon all counsel of record registered to 10 receive electronic filing, as indicated on the Court's website, or by United States Mail, upon those 11 parties not registered for electronic filing. 12 I declare under penalty of perjury that the above is true and correct. Executed at Palo 13 Alto, California, on February 6, 2012, in Palo Alto, California. 14 15 /s/ Terri Nicol Terri Nicol 16 17 18 19 20 21 22 23 24 25 26 27 28